

**CONFIDENTIAL DOCUMENT****Atlas Corp (NBB: ATLR)****History**

Incorporated in Delaware Oct. 31, 1936, pursuant to an Agreement of Consolidation dated Sept. 28, 1936, between former Atlas Corp., Pacific Eastern Corp., Shenandoah Corp. and Sterling Securities Corp. Name changed to Atlas Minerals Inc. on Feb. 11, 2000. Present name adopted on May 7, 2007.

The predecessor corporation was originally established as a private enterprise in 1923 with a capital of approximately \$40,000. In Aug., 1928, assets of this enterprise (amounting to approximately \$1,000,000) were taken over by Atlas Utilities & Investors Co., Ltd., which was organized under the same auspices. On July 12, 1929, Atlas Utilities Corp. was incorporated under Delaware laws to operate as a general management trust, and in Sept., 1929, acquired all common stock of Atlas Utilities & Investors Co., Ltd (which had assets of about \$6,000,000), by an exchange of stock. The title of Atlas Corp was adopted July 13, 1932.

On Sept. 28, 1936, Atlas Corp. (predecessor corporation), Pacific Eastern Corp., Shenandoah Corp. and Sterling Securities Corp. entered into an agreement to consolidate. The agreement called for the formation of a new company to be known as Atlas Corp., with an authorized capitalization of 1,000,000 shares of \$50 par 6% preferred stock and 7,000,000 shares of \$5 par common stock.

Effective May 31, 1956 Atlas Corp. merged RKO Pictures Corp., Airfleets, Inc., San Diego Corp., Albuquerque Associated Oil Co. and Wasatch Corp. Under the plan, Atlas Corp. stock was split 4-for-1 and exchanged on basis of 4 shares of Atlas for 5 1/4 shares of RKO Pictures; 2.4 shares of Atlas for one share of Airfleets; 2.4 shares of Atlas for one share of San Diego; one share of Atlas for one share of Albuquerque Associated Oil; 13 shares of Atlas for one share of Wasatch cum. preferred, and 1.3 shares of Atlas for one share of Wasatch common. Provisions of outstanding Atlas warrants were revised to entitle holder to buy 4 shares of stock at a total price of \$25, or \$6.25 a share. Preferred stock may be used at par value instead of cash in such transactions.

Merger agreement provided for issuance of \$20 par 5% cum. preferred stock for which common stockholders had right to exchange their shares up to July 10, 1956 on basis of 10 common shares for 6 preferred shares. About 1,466,667 common shares were exchanged for 880,000 preferred shares.

In Mar., 1958 sold interest in Petro-Atlas Corp. to American Petrofina, Inc. for about \$25,000,000. Subsequently bought back part of these holdings for about \$7,500,000.

On Aug. 17, 1962, Titeflex, Inc. merged with and into Atlas Corp.; conversion of each of the 75,913 common shares of Titeflex owned by minority stockholders into 1 1/5 shares of Co.'s common; and liquidation of approximately \$2,300,000 of Titeflex debt including \$1,600,000 of bank indebtedness.

Also, on Aug. 17, 1962, Hidden Splendor merged with and into Atlas Corp.; and conversion of each of the 380,982 Hidden Splendor common shares owned by minority stockholders into \$6 principal amount of Atlas Corp. convertible subordinated debentures.

Additionally, on Aug. 17, 1962, 85% of outstanding stock of Utex Exploration Co. was purchased; redemption of remaining outstanding Utex stock in exchange for certain Utex properties; and transfer to Atlas Corp. of assets retained by Utex pursuant to a plan providing for liquidation and ultimate dissolution of Utex. Result of these transactions was acquisition by Atlas Corp. of the MiVida Uranium Mine and 566,185 shares of Uranium Reduction Co. capital stock (approximately 32% of shares outstanding) for a total consideration of \$12,890,000, \$3,500,000 of which was paid on closing date.

Also, on Aug. 17, 1962, Uranium Reduction retired its outstanding senior debt; purchase by Atlas Corp. of 845,234 shares of Uranium Reduction capital stock held by others at \$10 per share; and merger of Uranium Reduction into Atlas.

On Dec. 17, 1962, Co. sold Northeast Airlines, Inc. by transfer of 996,228 Northeast Airlines shares (56%) and \$16,251,744 Northeast notes to Hughes Tool Co. in return for latter's note for \$5,000,000.

On July 30, 1963, Co. acquired all the stock of Texas-Zinc Minerals Corp. for \$8,300,000 cash.

In May 1964, Co. sold Babb Co. (Canada), a subsidiary, for cash.

In May 1965, Co. acquired Merit Enterprises, Inc., for an initial cash payment of \$2,000,000 with balance to be paid over a 5-year period based on earnings.

In Oct. 1967, Co. merged with Western Sky Industries, a wholly-owned subsidiary into Company.

In 1968, Co. sold the asbestos operations of the minerals division. Mercury operations of same division also shut down in 1968.

In Nov. 1968, Co. acquired 56% interest in Indian Pacific Service, Inc., Washington corporation which provides logistic support services to private industry in Australia, for cash. Co. increased its holding to 100% in 1974.

In 1971, Co. purchased all of the stock of Brockton Sole and Plastics Corp. and three affiliated Cos. Brockton Sole and Plastics Corp. of Tenn., Spark Heel Co., Inc., and Kingsbury Heel Corp.

On June 30, 1972, Co. acquired Camden Lime Co., producer of concrete items for undisclosed amount of stock and cash.

On May 15, 1973, Co. sold substantially all of assets of Merit Enterprises Division for cash and notes.

On May 31, 1978, Co. sold Titeflex division to Bundy Corp. for \$13,500,000 cash.

In Mar. 1987, Co. sold its Western Sky Industries Division for approx. \$2,100,000.

In Nov. 1987, Co. sold its Brockton Sole & Plastics Division to L. Farber Co., Inc.

In Jan. 1988, Co. sold its 55% interest in Global Associates, a joint venture in which Co. was managing venturer.

In Feb. 1988, Co. sold the Central Mixed Concrete business of its Atlas Building Systems Division.

In Sept. 1989, Co. sold its Atlas Building division to Vineland Acquisition Corporation, a subsidiary of Scancem Industries Inc.

In May 1991, Co. acquired 751 unpatented lode mining claims from Nerco Exploration Co., a subsidiary of Nerco Minerals Co., in exchange for 118,644 shares of Co.'s common stock.

In Apr. 1992, Co. acquired interests in 99 unpatented lode claims in Nevada in exchange for \$500,000 in cash and 178,949 shares of common stock.

In Sept. 1992, Co. completed the lease of its Grassy Mountain and Musgrove Creek properties to subsidiaries of Newmont Mining Corp. At the closing Co. received \$30,000,000, of which \$7,500,000 was an advance royalty to be credited against a 5% production royalty retained by Co. on each of the properties covered by the lease arrangement.

As a result of the strategic decision to accelerate development of the entire Gold Bar claim block, Co. entered into joint venture arrangements with four separate gold producing companies, Rayrock Yellowknife Resources, Inc., Homestake Mining Company, Hemlo Gold Mines (USA), Inc. and Vista between July of 1994 and September of 1995. Active exploration programs conducted by these companies on their respective areas of interest during 1994, 1995 and 1996 were comprised of mapping, sampling and geophysical work as well as exploration drilling. Much information was gained concerning the exploration potential of the Gold Bar Resource Area. The four joint venture agreements were terminated in 1996 and 1997. As a result Co. regained a 100% interest in the entirety of the Gold Bar claim block, which contains the Company's Gold Bar mill. In addition to existing reserves, Co. has identified and partially defined eleven high quality exploration targets, some with ore grade drill intercepts. The Gold Pick and Gold Ridge deposits are unencumbered by royalties and are controlled by unpatented mining claims for which first-half final certificates have been issued by the Bureau of Land Management. These are believed to exempt the claims from federal royalties on production. Co. holds the requisite environmental permits, licenses and waivers required by state and federal authorities to operate the Gold Bar mine and mill. There are no requirements associated with the current permits that would prohibit the restarting of mining operations. In 1995 and 1996 all of these exploration joint venture agreements were terminated. Co. has decided not to pursue alternatives for self development of the property. However, various scenarios are being considered for continued development including a joint venture for outright sale.

On Aug. 15, 1994, Co. acquired 37.2% interest in Granges Inc. from M.I.M. (Canada). Terms of the agreement were not disclosed.

In Mar. 1995, Co. acquired 2,419,355 common shares of Dakota Mining Corporation for a purchase price of \$1.24 per share, or an aggregate purchase price of \$3,000,000, such shares constituting over 9% of the outstanding shares of Dakota.

On Nov. 6, 1995, Co. closed on the purchase of the Doby George Gold Project, Nevada, from Independence Mining Company Inc. (IMC). Upon closing, Co. delivered to IMC 1,400,000 shares of Co.s' Common Stock and \$400,000 in cash. Doby is an early stage development project with an indicated reserve of approximately 220,000 ounces.

On Dec. 1, 1995, Co. purchased from a group of individual investors 12,200,000 (51 percent) of the outstanding shares of Phoenix Financial Holdings Inc. (CDN: PGML.A, PGML.B) for \$1,300,000. Phoenix, a Canadian holding company, has cash of approximately Cdn. \$2,100,000 and other assets.

On Mar. 9, 1996, Co. sold its interest in Dakota for approximately C\$6,200,000, or \$4,500,000.

On Oct. 8, 1996, Co. acquired Arisur which owns and operates the Andacaba and Don Francisco underground lead, zinc and silver mines located in southern Bolivia. The Company acquired a 50% interest in Arisur from Arimetco International Inc., a Canadian corporation, for \$3,000,000 in cash and purchased 100% of Suramco, which owns the remaining 50% interest in Arisur, for 4,000,000 shares of Co.'s common stock.

In Nov. 1996, Co. acquired the Koyamayu mine and the Comali mill through Arisur.

On Jan. 10, 2000, Co. has consummated the Reorganization Plan and emerged from Bankruptcy.

On Jan. 1, 2001, Co. terminated its investment in Arisur, Inc.



# CORPORATIONS DIVISION



**NEW MEXICO**  
**P R C**  
PUBLIC REGULATION COMMISSION

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Entity Detail	
<b>THE HIDDEN SPLENDOR MINING COMPANY</b> Delaware Foreign Profit Merged Out.	
Filing Information	Address Information
<b>CorpNmprc#</b> 347195 <b>Purpose</b> <b>Corporation Status</b> MG-Merged-Out <b>Date Of Incorporation</b> 11/13/1956 <b>State Of Incorporation</b> DE <b>FiscalYearDate</b>	<b>Mailing Address</b> "" <b>Corporation Address</b> "" <b>OutOfState Address</b> "" <b>Foreign Address</b> ""
Agent Information	Director(s) Information
<b>MERGED OUT OF EXISTENCE</b> SEE FT11 FOR SERVICE OF PROCESS ""	
Officer(s) Information	Cooperative License Information
<b>Pres :</b> <b>VPres :</b> <b>Secr :</b> <b>Tres :</b>	<b>Licence# :</b> <b>Expiration Year :</b> <b>Type :</b>
Instrument Information	Supplemental Post Mark Dates

<b>InstrumentNumber</b>	<b>47723</b>	Supplemental : Purpose Change : Agent Resigned : Name Change :
<b>Filing Date</b>	09/10/1962	
<b>Instrument Type</b>	<b>foreign merger</b>	
<b>Instrument Text</b>	MERGING INTO ATLAS CORPORATION (DE) 0475657	
<b>InstrumentNumber</b>	<b>46785</b>	
<b>Filing Date</b>	03/19/1962	
<b>Instrument Type</b>	<b>foreign amendment</b>	
<b>Instrument Text</b>	REDUCING AUTHORIZED TO \$11,266,778	
<b>InstrumentNumber</b>	<b>46764</b>	
<b>Filing Date</b>	03/15/1962	
<b>Instrument Type</b>	<b>foreign amendment</b>	
<b>Instrument Text</b>	AMENDING PARAGRAPHS (2) AND (6) (C) OF ARTICLE 4	
<b>InstrumentNumber</b>	<b>46700</b>	
<b>Filing Date</b>	03/05/1962	
<b>Instrument Type</b>	<b>foreign amendment</b>	
<b>Instrument Text</b>	CHANGE OF AGENT TO JOHN C. WATSON, THE CORPORATION CO., 123 W. PALACE AVE., SANTA FE, NM	
<b>InstrumentNumber</b>	<b>46537</b>	
<b>Filing Date</b>	02/02/1962	
<b>Instrument Type</b>	<b>foreign amendment</b>	
<b>Instrument Text</b>	REDUCING PREF STOCK BY \$2,999,920	
<b>InstrumentNumber</b>	<b>41848</b>	Supplemental : Purpose Change : Agent Resigned : Name Change :
<b>Filing Date</b>	11/30/1959	
<b>Instrument Type</b>	<b>foreign merger</b>	
<b>Instrument Text</b>	MERGING LISBON URANIUM CORPORATION (UT) 0357210; RIO DE ORO URANIUM MINES, INC. (DE) 0330464; RADIUM KING MINES, INC. (NOT QUALIFIED IN NM) AND MOUNTAIN MESA URANIUM CORPORATION (NOT QUALIFIED IN NM)	
<b>InstrumentNumber</b>	<b>36692</b>	
<b>Filing Date</b>	09/18/1957	
<b>Instrument Type</b>	<b>foreign amendment</b>	
<b>Instrument Text</b>	INCREASING CAPITAL STOCK TO 3,500,000 AT .50	

<b>InstrumentNumber</b>	<b>347195</b>	
<b>Filing Date</b>	11/13/1956	
<b>Instrument Type</b>	<b>Initial Stock</b>	
<b>Instrument Text</b>	\$1,000	
<b>InstrumentNumber</b>	<b>347195</b>	
<b>Filing Date</b>	11/13/1956	
<b>Instrument Type</b>	<b>Certificate Of Authority</b>	
<b>Instrument Text</b>	THE HIDDEN SPLENDOR MINING COMPANY PERPETUAL	
Note: This is not official record. Please contact NMPRC if question or conflict.		

# SECURITIES AND EXCHANGE COMMISSION NEWS DIGEST

A brief summary of financial proposals filed with and actions by the S.E.C.



Washington 25, D.C.

FOR RELEASE October 22, 1958

## BENJAMIN & COMPANY REGISTRATIONS REVOKED

The Securities and Exchange Commission today announced the issuance of a decision revoking the broker-dealer registration of David Joel Benjamin, doing business as Benjamin and Company, of Houston, Texas, and of Benjamin and Company, Inc., also of Houston, of which Benjamin is president, a director, and principal stockholder. Benjamin and Company, Inc., also was expelled from membership in the National Association of Securities Dealers, Inc.

The Commission's action was based upon wilful violations by Benjamin of the registration, anti-fraud and other provisions of the Federal Securities Laws.

According to the decision, Benjamin was the underwriter on a "best efforts" basis of a public offering of 240,000 shares of common stock of Hardy-Griffin Engineering Corporation at \$1.25 per share, or an aggregate offering price of \$300,000. This stock was offered and sold during the period October 1955 to July 1956 pursuant to a claimed Regulation A exemption from registration under the Securities Act of 1933.

However, the Commission observed, a Regulation A exemption is available only if the terms and conditions of the Regulation are complied with. The Hardy-Griffin offering circular stated that no unregistered securities had been sold within a year; that Benjamin owned of record and beneficially 50,000 shares of Hardy-Griffin stock; that the officers, directors and promoters of Hardy-Griffin had paid \$20,000 in cash to the company for stock issued to them; and that if all the 240,000 shares offered were sold there would be 540,000 shares outstanding of which 300,000 shares were owned by the officers, directors and promoters.

These statements were admittedly untrue, the Commission ruled. In May 1955, Benjamin and his agent, on instructions from the management of Hardy-Griffin, sold approximately 30,000 of the 50,000 shares to some 65 persons for approximately \$20,000, which was turned over to the issuer, and on which Benjamin received a \$4,000 commission. These shares were not registered under the Securities Act. And the statement of the number of outstanding shares became untrue when 53,336 shares were issued by Hardy-Griffin in December 1955 for machinery.

In addition, according to the decision, Benjamin sold about 3,000 shares of his Hardy-Griffin stock during the course of the public offering which were not registered. In such sales, Benjamin did not disclose to purchasers his personal ownership of stock and used the Hardy-Griffin offering circular containing the statement that the proceeds of the offering would be used by Hardy-Griffin in effectuation of its corporate purposes. This, the Commission stated, created the misleading impression that sales which he was actually making for his own account constituted part of the public offering and that the proceeds would inure to the benefit of Hardy-Griffin.

Thus, the Commission ruled, Benjamin violated the registration and anti-fraud provisions of the Securities Act in the offering and sale of Hardy-Griffin stock. It also held that Benjamin violated the Commission's bookkeeping and net capital rules.

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OVER

For further details, call ST. 3-7600, ext. 5526

## SEC ORDERS FURTHER SUSPENSION OF TRADING IN CORNUCOPIA STOCK

The Securities and Exchange Commission announced today the issuance of an order pursuant to Section 19(a)(4) of the Securities Exchange Act of 1934 suspending trading on the American Stock Exchange in the \$.05 par value Common Stock of Cornucopia Gold Mines, with offices formerly in Pittsburgh, Pennsylvania, for a further ten day period, October 23, 1958 to November 1, 1958, inclusive.

The action was based on the company's failure to comply with the reporting requirements of Section 13 of the Act and the disclosure requirements of the Commission's proxy rules under Section 14.

Upon the basis of a finding by the Commission that such suspension is necessary to prevent fraudulent, deceptive, or manipulative acts or practices in connection with trading in stock of Cornucopia Gold Mines, trading by brokers and dealers in such stock in the over-the-counter market is also prohibited during the period of the suspension.

The Commission previously ordered proceedings pursuant to Section 19(a)(2) of the Act on the question whether the stock of Cornucopia Gold Mines should be suspended for a period not exceeding 12 months, or withdrawn, from listing and registration on the Exchange. These proceedings, in which hearings are now in progress, involve charges of non-compliance with the reporting and disclosure requirements of the Act.

## COLONIAL FUND PURCHASE OF OXFORD PAPER DEBENTURES CLEARED

The SEC has issued an order authorizing The Colonial Fund, Inc., Boston, Mass. investment company, to purchase not to exceed \$400,000 principal amount of 4-3/4% Convertible Subordinated Debentures due October 1, 1978, of Oxford Paper Company. These debentures are part of an offering of \$10,000,000 of Debentures being made by Oxford Paper.

## RAPID-AMERICAN CORP. SEEKS EXEMPTION

Rapid-American Corporation, of New York City, has applied to the SEC for an order declaring that it is primarily engaged in a business other than that of an investment company, as defined in the Investment Company Act; and the Commission has issued an order giving interested persons until November 14, 1958, to request a hearing thereon.

Organized under Ohio laws in 1902 under the name Rapid Electrottype Company, the company adopted its present name on December 31, 1957, following a merger with American Colortype Company, a New Jersey company. According to the application, it is engaged in the business of manufacturing, merchandising and retail sales promotion of various products through various divisions and companies. These include: The Rapid Electrottype Division, American Art Works Division, Colortype Publishing Division, L & C Mayers/Temple, Inc., American Catalog Division, American Merchandising Association, and Butler Brothers. L & C Mayers/Temple, Inc. is a wholly-owned subsidiary. Applicant owns 38% of the outstanding stock of Butler Brothers which, it alleges, it has controlled since March 1957.

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Continued

## ATLAS CORP. FILES FOR MERGER OF FIVE COMPANIES

Atlas Corporation, New York investment company, has applied to the SEC for an order of exemption from the Investment Company Act with respect to certain transactions incident to the merger of the following companies, and the Commission has scheduled the application for hearing on November 18, 1958:

The Hidden Splendor Mining Company  
Lisbon Uranium Corporation  
Rio De Oro Uranium Mines, Inc.  
Radium King Mines, Inc.  
Mountain Mesa Uranium Corporation

The Hidden Splendor Mining Company will continue in existence as the surviving corporation under its present name. The respective Boards of Directors of the several companies have approved the proposed merger, which will also require the affirmative vote of a majority of the outstanding shares of stock of Lisbon and the affirmative vote of two-thirds of the outstanding shares of stock of each of the other merging companies.

Atlas owns 100% of the 2,400,000 outstanding common shares and all of the outstanding \$14,087,517 of promissory notes of Hidden Splendor; 75.87% of the 5,660,238 shares of outstanding Lisbon common stock; 1.59% of the 11,335,656 shares of Rio common (an additional 6,825,728 shares, or 60.20%, are held by Hidden Splendor), plus 100% of the outstanding warrants to purchase 1,000,000 shares of Rio common; 30.68% of the outstanding 7,268,250 shares of Radium King common, and options to purchase an additional 731,750 shares of Radium King common; and, through Hidden Splendor, \$3,040,180 (100%) of the outstanding notes of Mountain Mesa. Atlas owns none of the 1,795,187 outstanding shares of Mountain Mesa common.

Under the merger proposal, (1) each share of Hidden Splendor common is to be converted into one share of the surviving company common; (2) each share of Lisbon common will be converted into .3 shares of the surviving company common (less .001 shares of the latter for each \$.01 per share of cash dividends by Lisbon after the date of the merger agreement); (3) each share of Rio common will be converted into .095 shares of the surviving company common; (4) each share of Radium King common will be converted into .0225 shares of the surviving company common; and (5) each share of Mountain Mesa common will be converted into .01 shares of the surviving company common. Outstanding warrants covering the purchase of 1,000,000 shares of Rio common at 30¢ per share will be converted into warrants covering the purchase of an aggregate of 95,000 shares of the surviving company common at \$3.16 per share (the validity of such warrants is now the subject of litigation); and presently outstanding options to purchase 731,750 shares of Radium King common at 10¢ per share will be converted into options to purchase an aggregate of 16,464 shares of the surviving company common at \$4.45 per share.

Stockholders in the merging companies will be entitled, in the alternative, to exchange their stockholdings for new five year debentures of the surviving company, on the basis and subject to limitations prescribed in the plan.

As indicated, Atlas holds \$14,087,517 of 5% promissory notes of Hidden Splendor, as to which accrued interest aggregated \$496,054 at August 31, 1958. It is proposed that \$6,500,000 of such notes and 520,000 shares of Uranium Reduction Company common stock now owned by Atlas will be exchanged for a total of 379,000 shares of Hidden Splendor common prior to the merger, subject to a favorable order of the Commission.

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# CORPORATIONS DIVISION



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## Entity Detail

### RIO DE ORO MINING COMPANY (NO STOCKHOLDERS' LIABILITY)

New Mexico Domestic Profit

The above Corporation is not in Good Standing

Filing Information		Address Information	
CorpNmprc#	423129	<b>Mailing Address</b> 457 F WASHINGTON SE ALBUQUERQUE, NM, US, 87108	
Purpose		<b>Corporation Address</b> '''	
Corporation Status	IS-Involuntarily Stricken	<b>OutOfState Address</b> ''	
Date Of Incorporation	02/09/1960	<b>Foreign Address</b> ''	
State Of Incorporation	NM		
FiscalYearDate			
Agent Information		Director(s) Information	
W E WATSON 1326 BANK OF NM BLDG ALBUQUERQUE, NM, 87100			
Officer(s) Information		Cooperative License Information	
Pres : VPres : Secr : Tres :		Licence# : Expiration Year : Type :	
Instrument Information		Supplemental Post Mark Dates	
InstrumentNumber	423129	Supplemental : Purpose Change : Agent Resigned : Name Change :	
Filing Date	11/16/1979		
Instrument Type	Involuntarily Stricken		
Instrument Text	SCC DOCKET NO 79-11 CORP		
InstrumentNumber	68798		
Filing Date	02/09/1971		
Instrument Type	Certificate Of Amendment		
Instrument Text	TOTAL AUTHORIZED IS 200,000 AND AMENDING ARTICLE V		
InstrumentNumber	61107		
Filing Date	06/10/1968		
Instrument Type	Certificate Of Amendment		
Instrument Text	AMENDING ARTICLE V (THERE WAS NO INCREASE IN STOCK)		
InstrumentNumber	60196		

<b>Filing Date</b>	02/28/1968	
<b>Instrument Type</b>	<b>Certificate Of Amendment</b>	
<b>Instrument Text</b>	INCREASING STOCK TO 2,000,000 AND CHANGING PRINCIPAL OFFICE AND AGENT	
<b>InstrumentNumber</b>	<b>423129</b>	
<b>Filing Date</b>	02/28/1968	
<b>Instrument Type</b>	<b>Reinstatement</b>	
<b>Instrument Text</b>		
<b>InstrumentNumber</b>	<b>423129</b>	
<b>Filing Date</b>	08/29/1961	
<b>Instrument Type</b>	<b>Forfeited</b>	
<b>Instrument Text</b>		
<b>InstrumentNumber</b>	<b>423129</b>	
<b>Filing Date</b>	02/09/1960	
<b>Instrument Type</b>	<b>Initial Stock</b>	
<b>Instrument Text</b>	200,000	
<b>InstrumentNumber</b>	<b>423129</b>	
<b>Filing Date</b>	02/09/1960	
<b>Instrument Type</b>	<b>Certificate Of Incorporation</b>	
<b>Instrument Text</b>	RIO DE ORO MINING COMPANY (NO STOCKHOLDERS' LIABILITY) 100 YEARS	
<b>Note: This is not official record. Please contact NMPRC if question or conflict.</b>		



# CORPORATIONS DIVISION



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Entity Detail		<a href="#">Back to Search</a>	
<b>RIO DE ORO URANIUM MINES, INC.</b> Delaware Foreign Profit Merged Out.			
<b>Filing Information</b>		<b>Address Information</b>	
CorpNmprc#	330464	Mailing Address	
Purpose		Corporation Address	
Corporation Status	MG-Merged-Out	OutOfState Address	
Date Of Incorporation	09/28/1955	Foreign Address	
State Of Incorporation	DE		
FiscalYearDate			
<b>Agent Information</b>		<b>Director(s) Information</b>	
MERGED OUT OF EXISTENCE			
SEE FT11 FOR SERVICE OF PROCESS			
Officer(s) Information		Cooperative License Information	
Pres :		Licence# :	
VPres :		Expiration	
Secr :		Year :	
Tres :		Type :	
<b>Instrument Information</b>		<b>Supplemental Post Mark Dates</b>	
InstrumentNumber	41848	Supplemental : Purpose Change : Agent Resigned : Name Change :	
Filing Date	11/30/1959		
Instrument Type	foreign merger		
Instrument Text	MERGING INTO THE HIDDEN SPLENDOR MINING COMPANY (DE) 0347195		
InstrumentNumber	330464		
Filing Date	09/28/1955		
Instrument Type	Initial Stock		
Instrument Text	\$200,000		
InstrumentNumber	330464		
Filing Date	09/28/1955		
Instrument Type	Certificate Of Authority		
Instrument Text	RIO DE ORO URANIUM MINES, INC. PERPETUAL		
<b>Note: This is not official record. Please contact NMPRC if question or conflict.</b>			